

AF
2613
JFW

PTO/SB/17 (12-04v2)

Approved for use through 7/31/2006. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no person are required to respond to a collection of information unless it displays a valid OMB control number.

Effective on 12/08/2004. Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).		Complete if Known	
FEE TRANSMITTAL For FY 2006		Application Number	10/059,145
		Filing Date	January 31, 2002
		First Named Inventor	SUZUKI et al.
		Examiner Name	Y. Young LEE
		Art Unit	2613
<input type="checkbox"/> Applicant claims small entity status. See 37 CFR 1.27		Attorney Docket No.	54240-215135
TOTAL AMOUNT OF PAYMENT		(\$)	

METHOD OF PAYMENT (check all that apply)

☐ Check ☐ Credit Card ☐ Money Order ☐ None ☐ Other (please identify): _____

☒ Deposit Account Deposit Account Number: 22-0261 Deposit Account Name: Venable LLP

For the above-identified deposit account, the Director is hereby authorized to: (check all that apply)

☐ Charge fee(s) indicated below ☐ Charge fee(s) indicated below, except for the filing fee

☒ Charge any additional fee(s) or underpayment of fee(s) under 37 CFR 1.16 and 1.17 ☒ Credit any overpayments

FEE CALCULATION (All the fees below are due upon filing or may be subject to a surcharge.)

1. BASIC FILING, SEARCH, AND EXAMINATION FEES

Application Type	FILING FEES		SEARCH FEES		EXAMINATION FEES		Fees Paid (\$)
	Fee (\$)	Small Entity Fee (\$)	Fee (\$)	Small Entity Fee (\$)	Fee (\$)	Small Entity Fee (\$)	
Utility	300	150	500	250	200	100	
Design	200	100	100	50	130	65	
Plant	200	100	300	150	160	80	
Reissue	300	150	500	250	600	300	
Provisional	200	100	0	0	0	0	

2. EXCESS CLAIM FEES

Fee Description	Fee (\$)	Small Entity Fee (\$)
Each claim over 20 (including Reissues)	50	25
Each independent claim over 3 (including Reissues)	200	100
Multiple dependent claims	360	180

Total Claims _____ **Extra Claims** _____ **Fee (\$)** _____ **Fee Paid (\$)** _____

_____ - 20 or HP _____ x _____ = _____

HP = highest number of total claims paid for, if greater than 20.

Indep. Claims _____ **Extra Claims** _____ **Fee (\$)** _____ **Fee Paid (\$)** _____

_____ - 3 or HP = _____ x _____ = _____

HP = highest number of total claims paid for, if greater than 3.

3. APPLICATION SIZE FEE

If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).

Total Sheets _____ **Extra Sheets** _____ **Number of each additional 50 or fraction thereof** _____ **Fee (\$)** _____ **Fee Paid (\$)** _____

_____ - 100 = _____ / 50 _____ (round up to a whole number) x _____ = _____

4. OTHER FEE(S)

Non-English Specification, \$130 fee (no small entity discount)

Other (e.g., late filing surcharge): _____

SUBMITTED BY			
Signature	<i>Henry J. Daley</i>	Registration No. (Attorney/Agent)	42,459
Name (Print/Type)	Henry J. Daley, Ph.D.	Telephone	(202) 344-4362
		Date	4/28/2006

This collection of information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete the form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2. #746349v1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

SUZUKI *et al.*

Application No. 10/059,145

Filed: January 31, 2002

For: TV OBSERVATION SYSTEM
FOR ENDOSCOPES

Art Unit: 2613

Confirmation No. 7654

Examiner: Y. Young LEE

Atty. Docket No. 54240-215135

Customer No.

26694

PATENT TRADEMARK OFFICE

Mail Stop: Appeal Brief — Patents

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

REPLY BRIEF

VENABLE LLP
P.O. Box 34385
Washington, DC 20043-9998
Telephone: (202) 344-4000
Direct Dial: (202) 344-4362
Telefax: (202) 344-8300
Attorneys for Appellant

TABLE OF CONTENTS

I.	STATUS OF CLAIMS	3
II.	GROUND OF REJECTION.....	3
III.	ARGUMENT.....	3
	A. The Examiner Has Not Identified Structure That He Considers to Be the TV Camera in Hiyama et al.....	4
	B. The Signal Processing Circuit 237 of Hiyama et al. Is Not the Recited Image Pickup Element.....	5
	C. Signal Connector 235 of Hiyama et al. Is Not the Recited Eyepiece Section.....	5
	D. Overall Connector 211 of Hiyama et al. Is Not the Recited Holding Part of the Endoscope.....	7
V.	CONCLUSION.....	8

This paper is presented in response to the Examiner's Answer of April 7, 2005.

I. STATUS OF CLAIMS

Claims 1-53 are canceled; claims 59, 60, 66, 67 and 71-78 are withdrawn from consideration and claims 54-58, 61-65 and 68-70 stand rejected under the final Official Action of June 22, 2004, from which this appeal is taken.

II. GROUNDS OF REJECTION

In the June 22, 2004 Final Office Action, claims 54-55, 57-58, 61, 63-65 and 68-70 were rejected under 35 U.S.C. §102(b) based on Hiyama *et al.* (U.S. Pat. No. 5,436,655) (hereinafter "Hiyama et al."). Claims 56 and 62 were rejected under 35 U.S.C. §103(a) based on Hiyama et al. Claims 1-53 have been canceled and claims 59-60, 66-67 and 71-78 have been withdrawn from consideration as being directed to a non-elected invention.

Thus, the grounds of rejection to be reviewed on appeal are:

- 1) whether claims 54-55, 57-58, 61, 63-65 and 68-70 are anticipated under 35 U.S.C. §102(b) based on Hiyama et al.; and
- 2) whether claims 56 and 62 are obvious under 35 U.S.C. § 103(a) based on Hiyama et al.

III. ARGUMENT

Appellant maintains all arguments in the original brief on appeal which are again incorporated unchanged in the Substitute Brief on Appeal. The following sections address in detail what Appellant views as major flaws in the Examiner's Answer. The

fact that this Reply does not address every point in the Examiner's Answer, is not an indication that Appellant has conceded any of those points.

A. The Examiner Has Not Identified Structure That He Considers to Be the TV Camera in Hiyama et al.

The Examiner argued that Hiyama et al. discloses a TV camera upon which the claims on appeal read. However, the Examiner has never specified, throughout the entire prosecution of this case, including the Answer, what structures in the Hiyama et al. reference he considers to be such a TV camera. Although the Examiner cites reference numerals for other components, he did not cite a reference numeral for the TV camera. On page 3 of the Answer, the Examiner argued that Hiyama et al. discloses a TV camera that has "an image pickup element 237". First, Hiyama et al. discloses a signal processing circuit 237, not an image pickup element 237. Furthermore, this is not sufficient to clarify what the Examiner considers to be the TV camera disclosed in Hiyama et al. In the paragraph spanning pages 5 and 6 of the Answer, the Examiner concedes that the Hiyama et al. reference, other than column 74, lines 67 – column 75, line 5 fails to disclose a TV camera. In particular, the Examiner concedes that "although Hiyama et al. discloses various optical system elements such as a CCD 232, it does not illustrate any detailed connections of a TV camera." However, as noted in the initial Appeal Brief, column 74, lines 67 – column 75, line 5 of Hiyama et al. merely suggests that a TV camera can be used without disclosing any specific structure or its interconnection with other components of the system. This still leaves it unclear as to what the Examiner considers to be a disclosure of a TV camera in Hiyama et al. upon which the claims on appeal could be read. Appellant respectfully submits there is no

disclosure of a TV camera that meets all of the limitations of the claims on appeal that recite a TV camera.

***B. The Signal Processing Circuit 237 of Hiyama et al.
Is Not the Recited Image Pickup Element***

On page 3 of the Answer, the Examiner argues that "the TV camera of Hiyama et al. has an image pickup element 237." Appellants respectfully submit that this is a misinterpretation of the Hiyama et al. reference. Hiyama et al. clearly specifies that element 237 is a signal processing circuit. This is illustrated in several drawings, such as FIG. 13. Hiyama et al. states that the "CCD 232 is connected to a signal connector 235 of the connector 211 through a signal cable 234, and is connected to a signal processing circuit 237 and a distance computing circuit 238 through a signal connector receptor 236 to which the signal connector 235 is connected." (Col. 21, line 67 – col. 22, line 4). The CCD 232 is an image pickup element (col. 21, lines 61-62). Therefore, the Examiner's interpretation that the signal processing circuit 237 of Hiyama et al. is an image pickup element, is an improper interpretation of the disclosure of Hiyama et al.

***C. Signal Connector 235 of Hiyama et al.
Is Not the Recited Eyepiece Section***

On page 3 of the Answer, the Examiner argued that "the TV camera is connected to the eyepiece section 235" of Hiyama et al. As noted above, the Examiner does not specify what he considers to be the disclosed TV camera. On page 4 of the Answer, the Examiner addressed Appellant's argument that signal connector 235 of Hiyama et al. is not the recited eyepiece section. In particular, the Examiner stated that "it is submitted the description for such unit can only be found on page 5, line 3 ... and page 9, line 17 of the Specification." The Examiner goes on to state that "[i]n these two lines, appellant defines the eyepiece unit as merely the connection between element 1 and element 4"

The Examiner thus concludes that no further details are given regarding the function or structure of the eyepiece unit. Appellant respectfully disagrees with all of these positions.

The eyepiece section is disclosed in numerous embodiments and referred to throughout the specification. For example, page 3, lines 2-3 of the specification states that "[t]he endoscope body 1 has an observing optical system and an illuminating optical system." Page 3, lines 7-10 of the specification indicates that "[t]he observing optical system ... is constructed with an objective lens, an image guide or relay lens for transmitting an image formed by the objective lens, and an eyepiece for observing the transmitted image." This makes it clear that the objective lens of the endoscope forms an image which is transmitted by an image guide or relay lens to an eyepiece from which one observes the image. For example, if one were to place ones eye at the eyepiece, one would be able to observe the image, hence the term "eyepiece." Alternatively, if one were to place a TV camera at the eyepiece, the image could be picked up and processed electronically for image display. (*See* page 3, line 23 – page 4, line 6 of the current application).

The claims are also clear in this respect. Claims 54 and 61 recite "wherein the TV camera has an image pickup element and said TV camera is optically connected to the eyepiece section of the endoscope to receive an optical image through said eyepiece section." Claim 68 recites "an eyepiece section formed on the holding part and providing an optical connector to attach a TV camera to receive an optical image therethrough"

In contrast, element 235 of Hiyama et al. is a signal connector 235 which connects the signal processing circuit 237 and distance computing circuit 238 to the CCD 232

through the signal connector receptor 236 (col. 21, line 67 – col. 22, line 4). Clearly, light incident upon the CCD 232 results in an output electrical signal. Consequently, the signal connector 235 of Hiyama et al. has nothing to do with an eyepiece section, as recited in the claims on appeal.

***D. Overall Connector 211 of Hiyama et al.
Is Not the Recited Holding Part of the Endoscope***

The Examiner interprets the overall connector 211 disclosed in Hiyama et al. as corresponding to the holding part of the endoscope in the claims on appeal. Appellant respectfully submits there is no basis for such an interpretation in the Hiyama et al. reference. Hiyama et al. discloses an electronic endoscope 202 that has an inserting section 207 and an operating section 208 (col. 20, lines 33-36). A universal cable 209 extending from a side of the operating section 208 can be detectably connected to the light source processing unit 205 (col. 20, lines 37-42). It should be clear from this disclosure that the inserting section 207 and operating section 208 of the electronic endoscope 202 of Hiyama et al. is connected to external equipment of the apparatus by the universal cable 209 through an overall connector 211. There is no suggestion in Hiyama et al. that a user of the endoscope would, or even could, hold the overall connector 211 while using the electronic endoscope 202. The Examiner has offered no basis provided by Hiyama et al. to support an interpretation of the overall connector 211 as a holding part of an endoscope, as recited in the claims on appeal. Therefore, Appellant respectfully submits that the Examiner's interpretation of the overall connector 211 of Hiyama et al. as corresponding to the recited holding part of the endoscope is inappropriate.

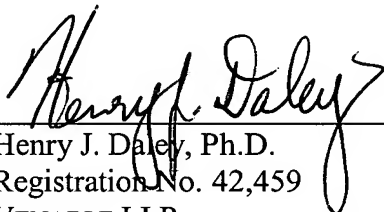
V. CONCLUSION

The above arguments emphasize several substantial deficiencies in the disclosure of Hiyama et al. regarding the patentability of the claims on appeal.

Any one of the above noted deficiencies should be sufficient to demonstrate that the Hiyama et al. reference is not relevant to the patentability of the claims on appeal. The initial Appeal Brief provided additional arguments as to why the Hiyama et al. reference is not relevant to the patentability of the claims on appeal. Appellant thus believes that all claims on appeal are patentable over the references of record.

Respectfully submitted,

Date: April 28, 2006



Henry J. Daley, Ph.D.
Registration No. 42,459
VENABLE LLP
P.O. Box 34385
Washington, DC 20043-9998
Telephone: (202) 344-4000
Direct Dial: (202) 344-4362
Telefax: (202) 344-8300